## **REMARKS**

Claims 1-3, 5-10, and 12-18 are pending in the application and the same are rejected. By this Amendment, claims 1, 8, and 15 are amended. Accordingly, claims 1-3, 5-10, and 12-18 remain in the application and are presented for review and further consideration by the Examiner.

The Examiner has rejected claims 1-3, 5-10, and 12-18 under 35 U.S.C. §103(a) as being anticipated by Franklin, et al., U.S. Published Application 2001/0023440, in view of Hancock, et al., U.S. Patent No. 6,295,502. (Examiner's Action, page 2, ¶ 1).

In response, Applicant has amended independent claims 1, 8, and 15.

Hancock discloses storing location information in a data packet 1708. Figure 17 illustrates the contents of the data packet 1708. The location information includes coordinates and may be in the Go2 grid coordinate system format or a latitude/longitude coordinate system format. Hancock does not disclose any indicator of which coordinate system is used, other than the format of the coordinates. In particular, Hancock does not disclose the location information or the data packet 1708 containing at least one character, separate from the coordinates, indicating a coordinate system. Furthermore, no data structure disclosed by Hancock contains both coordinates and at least one character, separate from the coordinates, indicating a coordinate system. Therefore, Hancock does not disclose a description of a physical location including coordinates for the resource and at least one character, separate from the coordinates, indicating a coordinate system.

In contrast, Applicant's independent claims 1, 8, and 15 include wording that a global resource locator (GRL) tag is assigned to a resource, the GRL tag includes at least a description of the physical location of the resource, and the description of the physical location includes coordinates for the resource and at least one character, separate from the coordinates, indicating a coordinate system. Neither Franklin nor Hancock discloses any structure that includes

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In view of Applicant's arguments and amendments with respect to independent claims 1, 8, and 15 being allowable, Applicant respectfully submits that the remaining dependent claims are also allowable because they contain all of the limitations of their respective independent claims and further add structural and functional limitations.

The foregoing amendments and arguments are believed to be a complete response to the most recent Examiner's Action.

No new matter has been added.

It is respectfully submitted that there is no claim, teaching, motivation, or suggestion in any of the prior art cited, alone or in combination, to produce what Applicant claims.

It is further submitted that the application, as amended, defines patentable subject matter and that the claims are in a condition for allowance. Such allowance at an early date is respectfully requested.

Should any issues remain which would preclude the prompt disposition of this case, it is requested that the Examiner contact the undersigned practitioner by telephone.

Respectfully submitted, Charles E. Cantwell

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